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11	Attorneys for Defendant S.C. Johnson & Son, Inc.			
12				
13	IN THE UNITED STA	TES DISTRICT COURT		
14	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
	SAN JOS.	E DIVISION		
15	WAYNE KOH, on behalf of himself and all	Case No.: 09-cv-00927 RMW		
16	others similarly situated	Case 1vo 09-cv-00927 Kivi w		
17	Plaintiff,			
18	vs.	STIPULATION AND [] ORDER ESTABLISHING DISCOVERY AND		
19	S.C. JOHNSON & SON, INC.,	BRIEFING SCHEDULE		
20	Defendant.			
21				
22				
23	STIPULATION AND [] ORDER			
24	ESTABLISHING DISCOVERY AND BRIEFING SCHEDULE			
25	Pursuant to Local Rule 6-1(b), Plaintiff Wayne Koh and Defendant S.C. Johnson & Son, Inc.			
26	("SC Johnson") (collectively, the "Parties"), by the	neir attorneys, hereby stipulate to the following		
27	schedule and respectfully request that the Court of	order the stipulated schedule:		
28				
_0	Stipulation and [] Order Establishing Discovery and Briefing Schedule	Case No. 09-cv-00927 RMW		

1 **STIPULATION** 2 WHEREAS, on June 23, 2010, the Court entered the following schedule (Dkt. 50); 3 **Class Certification Briefing:** Plaintiff's motion for class certification: August 2, 2010 4 Defendant's response to motion for class certification: September 16, 2010 Plaintiff's reply in support of motion for class 5 certification: October 14, 2010 6 Discovery: 7 Fact discovery cut-off: October 12, 2010 Plaintiff's expert reports due: October 19, 2010 8 Depositions of plaintiff's experts: November 2, 2010 9 Defendant's expert reports due: November 16, 2010 Depositions of defendant's experts: December 3, 2010 10 **Summary Judgment Briefing:** 11 Motions for summary judgment: November 19, 2010 12 Responses to motions for summary judgment: December 20, 2010 Replies in support of motions for summary judgment: January 19, 2011 13 Last Day to Hear Dispositive Motions: February 4, 2011, at 9:00 a.m. 14 Trial: 15 Pretrial Conference: March 10, 2011 at 2:00 p.m. Jury Trial: April 4, 2011 at 1:30 p.m. 16 WHEREAS, though the Parties have been working diligently to complete discovery, they 17 realize that they need additional time to complete class and full merits discovery. The Parties are in 18 the process of completing document discovery, but deposition discovery has not yet commenced. 19 The Parties agree that an extension is appropriate to allow the deposition of Plaintiff and the Rule 20 30(b)(6) deposition of Defendant to occur prior to the filing dates of their respective class 21 certification briefs; 22 WHEREAS, the Parties have been negotiating in good faith to enter a stipulation for 23 coordinated discovery in a related putative nationwide class action, Petlack v. S.C. Johnson & Son, 24 Inc., Case No. 08-cv-00820 (E.D. Wisc.) and believe that an extension is necessary to achieve the 25 necessary coordination between the two cases. The allegations in *Petlack* are substantially similar 26 to those in this case, and lead counsel for both parties are the same. Proceedings have advanced 27 28

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Case No. 09-cy-00927 RMW

Stipulation and [] Order Establishing

Discovery and Briefing Schedule

1 much more rapidly in the above-captioned action than in *Petlack*. The Parties recognize that it will 2 be mutually beneficial to coordinate discovery in the two cases in order to conserve judicial 3 resources and avoid duplication, delay, waste, and unnecessary litigation expense. The anticipated 4 stipulation for coordinated discovery in *Petlack* will import all discovery taken in this case to 5 *Petlack*, and therefore, provides that no additional discovery will be taken other than on class issues, discovery of plaintiff Petlack, and/or any other issues unique to that case. The Parties agree that a 6 7 90-day extension of all dates will allow the Parties sufficient time to complete discovery. Thus, this 8 extension will enable the Parties to enter into the stipulation for coordinated discovery in *Petlack*, 9 which, as stated above, will create substantial efficiencies for the Parties and the Courts; 10 WHEREAS the parties have already worked together and agreed to a specific sequencing of events for the schedule in this case, including the appropriate length and sequence of time periods 11 for class certification briefing, expert discovery, summary judgment briefing, and trial, and do not 12 13 wish to alter the durations or sequence of those deadlines; 14 WHEREAS, the Parties have, to date, requested a sixty (60) day extension of the discovery 15 deadline and trial date, which was granted by the Court on February 2, 2010, and a one hundred and 16 twenty (120) day extension of the discovery deadline and trial date, which was granted by the Court on June 23, 2010; 17 18 WHEREAS, the Parties estimate that they need an additional ninety (90) days to complete 19 discovery and conduct briefing on class certification and summary judgment; 20 THE FOLLOWING SCHEDULE, UPON PERMISSION OF THE COURT, IS AGREED 21 TO BY THE PARTIES:

Class Certification Briefing:

Plaintiff's motion for class certification:

Defendant's response to motion for class certification:

December 1, 2010

Plaintiff's reply in support of motion for class certification:

January 13, 2011

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1	Discovery:		
2	Fact discovery cut-off:		January 13, 2011
3	Plaintiff's expert reports due:		January 20, 2011
4	Depositions of plaintiff's experts:		February 3, 2011
5	Defendant's expert reports due:		February 17, 2011
6	Depositions of defendant's experts:		March 3, 2011
7	Summary Judgment Briefing:		
8	Motions for summary judgment:		February 21, 2011
9	Responses to motions for summary judgme	ent:	March 23, 2011
10	Replies in support of motions for summary	judgment:	April 20, 2011
11	Last Day to Hear Dispositive Motions:		May 6, 2011, at 9:00 a.m.
12	Trial:		
13	Pretrial Conference:		June 9, 2011 at 2:00 p.m.
14	Jury Trial:		July 11, 2011 at 1:30 p.m.
15	IT IS SO STIPULATED, THROUGH	COUNSEL OF RE	ECORD.
16			
17	Dated: July 28, 2010	REESE RIC /s/ Michael R	<u>. Reese</u>
18		Michael R. R 875 Avenue	eese of the Americas, 18th Floor
19			few York 10001 (212) 643-0500
20		Facsimile:	(212) 253-4272
21			
22	Dated: July 28, 2010	/s/ Bradley H) & ELLIS LLP <u>I. Weidenhammer (with permission)</u>
23			llian, P.C. (<i>Pro Hac Vice</i>) is, P.C. (<i>Pro Hac Vice</i>)
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27			
28			
-	Stipulation and [] Order Establishing	-4-	Case No. 09-cv-00927 RMW

Stipulation and [] Order Establishing Discovery and Briefing Schedule

[] ORDER		
PURSUAN	T TO STIPULATION	N, IT IS SO ORDERED.
DATED: _	8/16/10	Ronald M. Whyte United States District Judge
		Ronald M. Whyte United States District Judge